

**REMARKS**

Claims 2-3, 9, 11, 14-15, and 21 have been cancelled. Applicants provide the following information to satisfy their duty of candor provided by 37 C.F.R. §1.56:

Shortly after Applicants filed the Provisional Application from which the instant application claims priority (60/481,268), the Applicants disclosed a working prototype of the invention to individuals employed by a company called Tong Lung. The reason Applicants made this disclosure to Tong Lung was to investigate whether Tong Lung could manufacture and supply production versions of the prototype for sale in the United States.

In response, Tong Lung indicated to the Applicants that Tong Lung could manufacture and supply versions of the prototype for sale in the United States. Tong Lung also made suggestions to Applicants as to how to accomplish this manufacturing and, in doing so, may have contributed to the certain, limited aspects of the subject matter that is disclosed in the specification of the instant application. Applicants cancelled claims 2-3, 9, 11, 14-15 and 21 which may have recited such subject matter.

Applicants submit that they are the true and correct inventors of the subject matter in the pending claims and that the named inventorship of the pending claims is correct. Applicants will provide any declarations or further information regarding inventorship of the application that the examiner may request.

**CONCLUSION**

Applicants respectfully submit that the application is in condition for allowance. The Examiner is encouraged to contact the undersigned to resolve efficiently any formal matters or to discuss any aspects of the application or matters raised by this Preliminary Amendment. Otherwise, early notification of allowable subject matter is respectfully solicited.

Respectfully submitted,

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